UNITED STATES DISTRICT COURT

for the **EASTERN DISTRICT OF VIRGINIA Alexandria Division**

| WENGUI GUO a/k/a Miles Kwok, |)) Case No. 1:18-CV-00174-LO-TCB |
|---------------------------------|---|
| Plaintif |) |
| - against - |) |
| YELIANG XIA, |) |
| , |) |
| Defend | ant. |

UNOPPOSED MOTION FOR AUTHORIZATION TO USE EVIDENCE PRESENTATION SYSTEM AND TO BRING A LAPTOP INTO THE COURTHOUSE

COMES NOW, Plaintiff Wengui Guo, by counsel, and moves this Court for authorization to use the Court's Evidence Presentation System and to bring a laptop into the courthouse for use at trial, and as grounds, states as follows:

- 1. Trial is calendared to commence in this action on July 1, 2019.
- 2. Some of the evidence Plaintiff intends to present consists of online postings by Defendant, including images, text, and videos.
- 3. In order to present such evidence most efficiently, counsel for Plaintiff seeks to utilize the Court's Evidence Presentation System, and bring his laptop into the courthouse to do so.
- 4. The Court's standard forms for the request of the use of the Evidence Presentation System and authorization to bring electronic devises into the courthouse are submitted herewith.

5. Defendant does not oppose this motion.

WHEREFORE, Plaintiff Wengui Guo respectfully requests that the Court authorize counsel for Plaintiff to utilize the Court's Evidence Presentation System and to bring a laptop into the courthouse for use during the trial in this action.

Dated: Washington, DC June 17, 2019

ZEICHNER ELLMAN & KRAUSE LLP

By: /s/ J. David Morrissy

J. David Morrissy, Esq. VA Bar No. 93113 409 7th Street NW Suite 300 Washington, DC 20004

dmorrissy@zeklaw.com Telephone: (202) 783-0316

Fax: (212) 753-0396 Counsel for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that I have, this 17th day of June 2019, caused an accurate copy of the foregoing motion for authorization to use the Court's Evidence Presentation System and to bring a laptop into the courthouse for use during trial to be filed with the Clerk of Court using the CM/ECF system, which sent a notification of such filing to the following:

Harry Adrian Dennis, III Dennis Stewart & Krischer PLLC 2007 15th Street N Suite 201 Arlington, VA 22201 888-666-0512

Fax: 703-524-5283

Email: hadthree@gmail.com

/s/ J. David Morrissy_

J. David Morrissy, Esq. VA Bar No. 93113 Zeichner Ellman & Krause 409 7th Street NW Suite 300 Washington, DC 20004 dmorrissy@zeklaw.com Telephone: (202) 783-0316

Fax: (212) 753-0396 Counsel for Plaintiff